

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

June 19, 2019

Ms. Emma Best Muckrock News Dept. MR 73600 411A Highland Avenue Somerville, MA 02144-2516

Re: FOIA Case No. 2019-FPRO-00968

Dear Ms. Best,

This is in response to your letter dated May 21, 2019, which was received by the Headquarters Requester Service Center on May 21, 2019, and was forwarded to this office on May 24, 2019. Your request was assigned case number 2019-FPRO-00968. In your letter, you requested the following records under the Freedom of Information Act (FOIA), 5 U.S.C. § 552:

- Documents generated as part of the creation of the FOIA office (defined as whatever department, office, or coordinator is responsible for overseeing and/or processing FOIA requests), whether this was at the time of the agency's creation or the passage of the Freedom of Information Act, to include:
 - a. The instruction to do so from the Agency, as well as any guidance from the senior leadership
 - b. Documents discussing proposals and procedures
 - c. Any legal guidance or analysis produced or acquired by the Agency in response to or as part of the creation of the FOIA office
 - d. Internal documents from the press office, legislative liaison's office (or equivalent), general counsel's office (or equivalent), director's office (or equivalent) or the newly created FOIA office, reacting to or characterizing the office and its creation
- 2. A copy of the agency's first perfected (successful) FOIA request
- 3. Copies of other FOIA requests filed before the FOIA request described above
- 4. Processing notes, search slips and response documents regarding the FOIA requests described above
- 5. The first set of guidelines, instructions and/or forms created to control the agency's processing of FOIA requests
- 6. A copy of the agency's first successful FOIA appeal
- 7. Copies of other FOIA appeals received by the agency before the appeal described above
- 8. Processing notes, search slips and response documents regarding the FOIA appeals described above
- 9. The first set of guidelines, instructions and/or forms created to control the agency's processing of FOIA appeals

Parts 1(c) and 6-9 were referred to this office for response.

Based on your description of records sought, a search was conducted of the files maintained by Postal Service Law Department. Given the probable age of the requested records, a search was also conducted of the historical documents maintained by the USPS Corporate Library.

This search located nine pages of responsive records. These documents comprise guidelines related to the processing of FOIA appeals, in response to part 5 of your request. In the interest of transparency, we are providing you with the first guidelines put in place by the United States Postal Service as well as the first set of guidelines that were promulgated by its predecessor, the Post Office Department, at the time that the FOIA was passed. These pages are released to you in their entirety.

This search did not locate records responsive to the other portions of your request that were referred to this office for response. Any legal advice related to the creation of the FOIA office would be roughly fifty years old and, if such records did exist, they would have been destroyed by this time, in accordance with record retention policies. Similarly, the first FOIA appeals would also date from nearly fifty years ago and would have been destroyed in accordance with postal retention policies.

If you are not satisfied with the response to this request, you may file an administrative appeal within 90 days of the date of this response letter by writing to the General Counsel U.S. Postal Service 475 L'Enfant Plaza SW Washington, DC 20260 or via email at FOIAAppeal@usps.gov. Your appeal must be postmarked or electronically transmitted within 90 days of the date of the response to your request. The letter of appeal should include, as applicable:

- (1) A copy of the request, of any notification of denial or other action, and of any other related correspondence;
- (2) The FOIA tracking number assigned to the request;
- (3) A statement of the action, or failure to act, from which the appeal is taken;
- (4) A statement identifying the specific redactions to responsive records that the requester is challenging;
- (5) A statement of the relief sought; and
- (6) A statement of the reasons why the requester believes the action or failure to act is erroneous.

For further assistance and to discuss any aspect of your request, you may contact any of the following:

FOIA Requester Service Center:

MANAGER, PRIVACY AND RECORDS OFFICE U.S. POSTAL SERVICE 475 L'ENFANT PLAZA SW RM 1P830 WASHINGTON, DC 20260-1101 Phone: (202) 268-2608

Fax: (202) 268-5353

FOIA Public Liaison:

Name: Jane Eyre Phone: (202) 268-2608 Additionally, you may contact the Office of Government Information Services (OGIS) at the National Archives and Records Administration to inquire about the FOIA mediation services they offer. The contact information for OGIS is as follows: Office of Government Information Services, National Archives and Records Administration, 8601 Adelphi Road-OGIS, College Park, Maryland 20740-6001, e-mail at ogis@nara.gov, telephone at 202-741-5770; toll free at 1-877-684-6448; or facsimile at 202-741-5769.

For the General Counsel,
Brittany Johnson
2019.06.19 13:40:43 -04'00'

Attorney Federal Compliance

Enclosure

cc: FOIAAppeal@usps.gov

Introduction: Information on Postal Service and Records Relating to Operation of the Department

Subchapter 110 INTRODUCTION

Part 111

WHAT THIS CHAPTER COVERS

Chapter 1 provides the regulations of the Post Office Department to assist the users of its domestic services in obtaining the maximum benefits from its personnel and facilities. This chapter includes the specified rates for stamps and postage and restrictions governing their use, the particulars distinguishing the various classes of mail and conditions entitling the public to the privileges of those classes, the requirements for proper wrapping and mailing of matter to be mailed, an explanation of the collection and delivery services of the Department, and details of the special mail and normall facilities of the Department. Regulations which do not directly affect users of the mail, such as those dealing with mail transportation, are published in the Federal Register contains additional regulations which are of little interest to the general mailing public, such as rules of procedure. Notwith-standing any statement contained in this chapter, the burden rests with the mailer to assure that he has complied with the laws enacted by Congress.

Part 112

DOMESTIC MAIL SERVICE

Domestic mail means mail transmitted within, among and between the United States; its territories and possessions; Army-Air Force (APO) and Navy (FPO) post offices; also mail for delivery to the United Nations, N. Y. The term territories and possessions includes:

Saint Croix Island Saint John Island Marshall Islands Mariana Islands Midway Islands Navassa Island Kingman Reef Manua Island Puerto Blco Enderbury Island Johnston Island Caroline Islands Howland Island Canton Island Jarvis Island Baker Island Canal Zone 1

Saint Thomas Island
Samos (American)
Samo Island
Swain's Island
Swan Islands
Trust Territory of the
Pacific
Virgin Islands (U.S.)
Wake Island

¹ See sections 125.74 and 131.235b.

Part 113

INFORMATION ON POSTAL SERVICE AND RECORDS RELATING TO OPERATION OF THE DEPARTMENT

113.1 INQUIRIES

- .11 MAIL AND OTHER LOCAL SERVICES
- Make inquiries regarding mail and other post office services to local post-masters.
 - .12 DEPARTMENTAL RECORDS, DOCUMENTS AND OTHER DATA
- a. This Part contains information as to the availability of, and the procedures to be followed by persons outside the Federal government to inspect and

data centers, or the Special Assistant to the Postmaster General for Public may be made to the local postmasters, regional directors, directors, postal Make further inquiries regarding availability or location of Department records, administrative manuals and other documents to the head of the office at which the record is maintained, if known. In other cases, inquirtes copy the various records and data concerning operation of the Department Information, Post Office Department, Washington, D.C. 20260.

tors' reports and Postal Inspection Service records, only as provided by tors' reports and postal Inspection Service records will be disclosed only if prior approval for such disclosure is obtained from Headquarters, Post Office Department, Washington, D.C. 20260 or in response to an Order Parties in litigation or adversary proceedings with the Department in any Federal or State court, Federal board or commission will be furnished the rules or Orders of such courts, boards or commissions. Postal inspec-Department records, documents and other data, excluding postal inspecissued by a judge of a Federal court.

13 OFFICE, BUSINESS HOURS

Records may be inspected during regular business hours Monday through Friday (exclusive of legal holidays) and only at those postal installations ever, the public will not be permitted to inspect records at the Postal Data Centers. Records which are maintained at the Postal Data Centers may, if where they are maintained, unless otherwise specifically authorized. Howmade available, be inspected at the regional office designated by the Director of the Postal Data Center.

.14 DEFINITIONS

The following terms as used herein shall mean: "Department"—Post Office Department Headquarters, Washington, D.C. 20260, regional offices, postal data centers, all post offices and other postal installations.

"Records" - Includes prior and contemporaneous books, papers, reports, maps, photographs, forms or other documentary materials, regardless of physical form or characteristics, made or received by the Department in pursuance of Federal law or in connection with the transaction of public business and preserved or appropriate for preservation by the Department its legitimate successor as evidence of the organization, functions, policies, decisions, procedures, operations or other activities of the Govreference or exhibition purposes, extra copies of documents preserved only for convenience of reference, and stocks of publications and of processed documents are not included within the definition of the word "records" as ernment or because of the informational value of data contained therein. Library or museum material made or acquired and preserved solely for used in this regulation.

senting Opinions) and Orders rendered by the Postmaster General, the Judicial Officer, Board of Contract Appeals, or other board or official "Opinions and Orders"—Final Opinions (including concurring and disacting on behalf of the Postmaster General in any particular matter.

.15 EXEMPTIONS

The following classes of records may be withheld from inspection or copying. Records which are:

location of Army Post Office addresses when classified in the interest of a. Specifically required by Executive order to be kept secret in the interest of national defense or foreign policy. For example, the actual geographical national defense.

b. Related solely to the internal personnel rules and practices of the Depart-

Introduction: Information on Postal Service and Records Relating to Operation of the Department

ment. For example, operating rules, guidelines and manuals of procedure for postal inspectors.

Specifically exempted from disclosure by statute, For example, contents of

Trade secrets and commercial or financial information and other privileged or confidential information obtained from any person. For example, identity of post office box holders; or confidential financial or proprietary data furnished by a prospective centractor during negotiations for a first-class mail, section 4057, Title 39 U.S. Code. contract.

Interagency or intraagency memorands or letters which would not be available by law to a private party in litigation with the Department. For ment and legal memoranda from the General Counsel or Regional Counsel example, internal drafts and memoranda between officials of the Departto a Departmental official.

ample, official personnel folders, medical reports and Bureau of Employee Personnel and medical files and similar files, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. For ex-Compensation case files, and disciplinary files.

Investigatory files compiled for law enforcement purposes except to the extent available by law to a private party. For example, inspection service reports in depredation or similar matters.

The names, addresses and telephone numbers of post office box holders shall not be disclosed except to a recognized law enforcement agency or in compliance with a subpoena or court order issued after the litigant has made a showing of special need.

i. Records and related data pertaining to methods of handling valuable reg-

istered mail.

j. Data concerning postage meters and prototypes submitted for Department approval prior to leasing to mailers.

k. Records of postal savings accounts, except as provided in section 173.3. However, names of depositors may be disclosed.

 Records of money orders, except as provided in section 171.4.
 These regulations do not require the Department to make available records which would disrupt the work of the Department.

However, for good cause shown, the General Counsel, after consultation of the record involved, may permit disclosure of such record, except as may with the head of the cognizant Bureau or office which has custody and control be prohibited by law, executive order or regulation of another Federal agency which is charged with the responsibility for the maintenance and control of such record.

OPINIONS, ORDERS, ADMINISTRATIVE MANUALS AND IN-STRUCTIONS TO STAFF 113.2

orders made in the adjudication of cases involving contract appeals under contract with this Department, fraud orders, mailability matters, revocation made public, are on file and available for inspection and copying in the ceedings under Executive Order 11246 (Equal Employment Opportunity), and other matter except in cases or classes of cases which are not required to be All final opinions (including concurring and dissenting opinions) and or denial of second-class mailing privileges, disbarment proceedings, pro-Library, Room 6012, Post Office Department Building, Washington, D.C. 20260, unless otherwise specified.

.22 ADMINISTRATIVE MANUALS AND INSTRUCTIONS TO STAFF

Section 114.2 of the Postal Manual identifies and describes the various manuals, instructions and other publications and issuances of the Depart-

are listed, but not available for sale, may be inspected in the Library, Room 6012, Post Office Department Building, Washington, D.C. 20260. If copies are desired, they may be obtained by payment therefor in accordance with the ment and indicates how, where and if they may be obtained. Those which schedule of fees in section 113.5.

.23 LIMITATION

privacy, the appropriate official may delete identifying details therefrom If it is determined that disclosure of any of the matters in sections 113.21 and 113.22 would constitute an unwarranted invasion of personal either when it is disclosed for inspection or published.

- in the Federal Register; and administrative staff manuals and instructions cases; Department policy statements and interpretations not published formation as to all final opinions and orders made in the adjudication of The Department Library maintains a public index which identifies into staff that affect any member of the public.
 - The index will contain matters issued only after July 4, 1967. However, the Department in its discretion may thereafter include matters which may have occurred prior to July 4, 1967
- The public index may be inspected and copies may be purchased from the Department Library General Reference Section, Room 6012, Post Office Department Building, Washington, D.C. 20260 in accordance with the schedule of fees in section 113.5.
- The index shall not contain any matter which the General Counsel has determined should not be disclosed under these regulations.

.25 PUBLIC AVAILABILITY OF MATTERS IN THE PUBLIC INDEX

Any matter which is listed in the public index is available to the public

subject to the limitation in section 113.23.

- a. Any person may make arrangements for the inspection of any matter which is listed in the public index in accordance with the procedures hereinafter specified.
- Copies of the public index, and to the extent practicable, copies of matters listed in the public index will be provided upon request and payment therefor in accordance with the schedule of fees in section 113.5.

113.3 AVAILABILITY OF OTHER MATTERS

31 RECORDS COVERED BY THIS SECTION

- .311 This section covers all records which are not covered by section 113.2 and which are not of the kind listed in section 113.15.
- .312 The best guide to the location of any matter covered by this section quarters, regional offices, postal data centers and post offices. Because of the it is impractical to prepare an itemized directory of matters covered by this is chapter 8 of the Postal Manual which contains a description of departmental organization and of the function of the Bureaus and offices at Headmanifold variety of records and the large number of separate postal facilities, section. (See sec. 113.12 for further information.)

.313 Change of address of a postal patron may be furnished upon request in accordance with section 113.32 and upon payment of the fee set forth in the schedule of fees in section 113.5.

All records covered by this section may be made available pursuant to the following procedures:

Post Office Services TL-206. 7-12-67-issue 1074.

Introduction: Information on Postal Service and Records Relating to Operation of the Department

- mutilate or remove any record or part thereof under penalty of law (18 Submit a written request to the local postmaster, or if known, to the the material sought by name, subject matter or number, regardless of whether the request is for inspection or copy only. If the request is for head of the installation at which the record is maintained, identifying inspection, it shall also include a statement that the private party inspecting the record shall not make, alter or falsify a record, conceal, destroy U.S. Code 494 and 2071).
 - Installations receiving requests which describe records located elsewhere in the Department or at another agency of the Federal government will forward the request to the appropriate office.
- as soon as possible. The answer will state that the installation is unable what additional information would be necessary in order to identify the wise create any record except when it is in the furtherance of Post Office tain sufficient information to identify the record will answer the request record requested or that there is no known record containing the information requested and that the Department will not compile data or other-Installations receiving requests for inspection or copy which do not conto identify the record from the information in the request, or if possible, Department business.
 - d. Installations receiving requests for inspection or copies of records in their custody will answer the requests as soon as possible. The answer will state:
 - (1) whether the record or copy can be made available and, if not, the reason therefor.
- the fees, if any, for retrieval of the record and any copies requested, which must be paid in advance.
 - when the record will be available for inspection (unless purchase of copy only is requested) ල
 - (4) the place the record will be made available for inspection. e. Inspection and copying shall be monitored by a postal employee.

113.4 DENIALS AND APPEAL PROCEDURE

DENIALS

If a request to inspect or copy a record is denied by the organizational segment of the Department to which the request is made, or in which the records are maintained, the private party may appeal such a denial to the General Counsel, Post Office Department, Washington, D.C. 20260. The ment on the legal right to inspect or copy a record. The notice of denial shall General Counsel's decision shall constitute the final decision of the Departadvise the requesting party of his right to appeal to the General Counsel.

.42 APPEAL PROCEDURE

The appeal to the General Counsel shall be submitted in writing within 10 a. Complete identification of the material to which access was denied. days from the date of denial. The letter of appeal shall include:

- A copy of the request and any related correspondence.
- The date of denial and a copy thereof.

The General Counsel's decision shall be made as soon as possible.

SCHEDULE OF FEES 113.5

.51 RECORD RETRIEVAL

511 For identifiable computer data the minimum charge is \$120 for the first hour or any portion thereof and \$30 for each 15 minutes or portion thereof in excess of the first hour.

Back Affert Practicate was 40 tons 1884

113.512

.512 For other identifiable records the minimum charge is \$8 for the first hour or any portion thereof and \$2 for each 15 minutes or portion thereof in excess of the first hour.

REPRODUCTION

.521 For each copy of an identifiable page of any record, publication, etc. available under these regulations, the charge shall be \$0.25 per page. There shall be a minimum charge of \$1 for any record reproduction regardless of number of pages requested.

.522 The Department reserves the right to make available coin operated copy machines at any given location. In such event, the party destring copies will make the copies.

.523 The Department is not required nor shall it furnish more than one copy of any record, publication, etc.

CHANGE OF ADDRESS RECORD

The fee for furnishing the last recorded change of address, is \$1 per change of address, except as may be otherwise provided.

.54 WAIVER OF FEES

If it is determined to be in the interest of and for the convenience of the record may walve the fees set out in sections 113.51 and 113.52. In addition only the Bureau, office or installation head having jurisdiction over such Department to furnish a copy of any particular record, publication, etc., except a copy of a change of address or information in connection therewith the General Counsel may, for good cause shown, permit waiver of said fees.

113.6 COMPLIANCE WITH SUBPENAS DUCES TECUM AND SUMMONSES

COMPLIANCE WITH SUBPENA DUCES TECUM

.611 Time, leave and payroll records of postal employees are subject to production when a subpena duces tecum has been served. Authority is hereby delegated to Regional Directors, Postal Data Center Directors, and in those regions which have regional counsels, to the regional counsels to authorize the production of time, leave and payroll records in response to a properly served master, postal inspector, or other postal official conveniently located to the court to present the records. The presentation by such a designee must meet subpens duces tecum. The custodian of the records may designate a postwith the approval of the attorneys for each side.

.612 If the subpens calls for employee records involving a job-connected ployees' Compensation, Department of Labor. Such records may not be produced without the prior consent of that Department. Requests for authorization for the production of these records shall be addressed to: Bureau of Employees' Compensation, U.S. Department of Labor, Washington, D.C. injury, the records are under the exclusive jurisdiction of the Bureau of Em-20210.

released except as stated herein. These records are primarily under the exclusive jurisdiction of the United States Civil Service Commission. The Civil Service Commission has delegated authority to this Department and to .613 If the subpens calls for employee medical records, they may not be response to proper requests and upon competent medical advice, in accordance the Commission's Regional Directors to release medical information, in with the following criteria which have been prescribed to adequately safeguard the interests of the Government and the employee:

ployee will be released to any non-Federal entity or individual without a. Except in response to a subpena, no medical information about an em-

b. With authorization from the employee, this Department's Regional Direcauthorization from the employee.

Bank Sifter Standard was done or an over 1

tors, Postal Data Center Directors, or regional counsels will respond as

follows to a request from a non-Federal source for medical information:

information, with a caution against divulgence, in response to a or regional counsel will not release the medical information to the The Regional Director, or regional counsel will release such medical indicates the existence of a malignancy, a mental condition, or other a person suffering from such a condition as to its exact nature and probable outcome, the Regional Director, Postal Data Center Director, employee or to any individual designated by him, except to a physician, (1) If in the opinion of a Federal Medical Officer the medical information condition about which a prudent physician would hesitate to inform or Postal Data Center Director designated by the employee in writing.

prudent physician to hesitate to inform a person suffering from such a condition as to its exact nature and probable outcome, the Regional Director, Postal Data Center Director, or regional counsel will release If in the opinion of a Federal Medical Officer the medical information does not indicate the presence of any condition which would cause a it in response to a subpena or to the employee or to any person, firm, or organization he authorizes in writing to have it. හි

Postal Data Center Director, or regional counsel should refer the If a Federal Medical Officer is not available, the Regional Director, request to the Civil Service Commission regional office with the medical certificates or other medical reports concerned. ල

.614 In no event will any records containing information as to the

615 Subpenas calling for the production of records may be honored only when disclosure is authorized by these regulations. employee's security and loyalty be released.

.616 When employees are authorized to comply with a subpena duces tecum, they will not leave the records themselves with the court, but will leave copies prepared for that purpose. Comply with section 721.643 in those cases in which the United States is not a party.

COMPLIANCE WITH SUMMONS

.621 A postmaster or other postal employee will comply with a summons requiring his appearance in court. He will not testify as to any matters exempted under 113.15.

or produced without specific approval of the Department. The Department will offer every possible assistance to the courts, but the question of disclosing exempted information is a matter entirely at the discretion of the head of spectors' reports or Inspection Service records are prohibited from presenting such reports or records in either State or Federal courts in which the United States is not a party in interest, unless authorized by the Department. (See sec. 113.12b.) Should an attempt be made to compel production of exempted matter (see sec. 113.15), the inspector or employee will decline to produce the information or matter, and state it is exempted and cannot be disclosed .622 Postal inspectors and other employees having possession of inthe Department.

MAIL COVERS 113.7

Authority to order a mail cover is restricted to the Chief Postal Inspector furnish them with information regarding the address, return address or postmarks on mail. When specifically requested by the Chief Postal Inspector or your inspector in charge furnish such information to a designated postal inspector. Do not give such information to anyone else. Requests for mail covers shall be treated confidentially and there shall be strict compliance with or your postal inspector in charge. Upon request of either of these officials, the instructions outlined in the request. (See part 861.)

Subchapter 260 RELEASE OF INFORMATION

Part 261

PUBLIC INFORMATION ON POSTAL SERVICE AND RECORDS

public to the maximum extent consistent with the public interest and the rights of individuals. This policy requires a practice of full disclosure subject only to the specific exemptions and principles authorized by 5 U.S.C. 552(b). It is the policy of the Postal Service to make its records available to the

261.2 AVAILABILITY OF RECORDS

21 INQUIRIES

may be made to the local postmasters, Regional Directors, Directors, Postal Data Centers, or the Special Assistant to the Postmaster General for Public Information, U.S. Postal Service, Washington, DC 20260. the office at which the record is maintained, if known. In other cases, inquiries ministrative manuals and other documents should be made to the head of Inquiries regarding availability or location of Postal Service records, ad-

.22 OFFICE, BUSINESS HOURS

Priday (exclusive of legal holidays) and only at those postal installations where they are maintained, unless otherwise specifically authorized. Exception: the public will not be permitted to inspect records at the postal data be inspected at the regional office designated by the Director, Postal Data Records may be inspected during regular business hours Monday through centers. Records maintained at the postal data centers may, if made available, Center.

.23 EXEMPTIONS

The following classes of identifiable records may be withheld from inspection or copying. Records which are:

a. Specifically required by Executive Order to be kept secret in the interest

Related solely to the internal personnel rules and practices of the Postal Service, for example, operating rules, guidelines and manuals of procedure of national defense or foreign policy.

Specifically exempted from disclosure by statute. For example, contents for postal inspectors

Trade secrets and commercial or financial information and other privileged or confidential information obtained from any person, for example, confidential, financial or proprietary data furnished by a prospective contractor of first-class mail.

during negotiations for a contract or to comply with a specification of an Interagency or internal memoranda or letters which would not be available invitation for bids or a request for proposal.

internal drafts and memoranda between officials of the Postal Service and by law to a private party in litigation with the Postal Service. For example,

legal memoranda from the General Counsel or Regional Counsal officials. Civil Service Commission inspection reports or excerpts (are internal memoranda.

warranted invasion of personal privacy or which is precluded by tions of the Civil Service Commission or the Department of Let example, official personnel folders, medical reports, Bureau of 🗷 Compensation case files, disciplinary files, and employee home ad f. Personal in nature, the disclosure of which would constitute a d

extent available by law to a private party, for example, inspection Investigatory files compiled for law enforcement purposes exist reports

office box being used for the purpose of doing or soliciting bush whether a business is involved or when there is doubt, the post may provide this information. When Form 1093 does not h. The names, addresses, and telephone numbers of post office box Data pertaining to methods of handling valuable registered mail. tion may be disclosed in the following manner with respect to shown on the Application for Post Office Box, Form 1093, the po in compliance with a subpoena or court order. However, such shall refer all disclosure requests to the regional counsel for the shall not be disclosed except to a recognized law enforcement the public. When the business name, address and telephone

j. Technical data concerning postage meters and prototypes suhit Postal Service approval prior to leasing to mailers.

k. Records of money orders, except as provided in Chapter 1.

.24 WAIVER OF EXEMPTION

A waiver of exemption is usually granted by the General Counsel

Order or regulation of another Federal agency which is charged a responsibility for the maintenance and control of such record; or b. When disclosure is not inconsistent with statutory or regulatory a. When good cause is shown, except as may be prohibited by law. I

c. When no significant purpose is served by withholding the inform

OPINIONS, ORDERS, ADMINISTRATIVE MANU AND INSTRUCTIONS TO STAFF

OPINIONS

Executive Order 11246 (Equal Employment Opportunity), and other except in cases or classes of cases which are not required to be made contract appeals, fraud orders, mailability matters, revocation or second-class mailing privileges, disbarment proceedings, proceeding 8012, U.S. Postal Service, Washington, DC 20260, unless otherwise All final opinions and orders made in the adjudication of cases are on file and available for inspection and copying in the Libra

ADMINISTRATIVE MANUALS AND INSTRUCTIONS TO

other publications and issuances that are used by post offices and how, where, and if they may be obtained. Those which are not listed Supply Catalog, Publication 24, Identifies those manuals, instruc

Release of Information: Opinions, Orders, Administrative Manuals, and Instructions of Staff

262.7, unless specifically stated that they are available free of charge or the cognizant bureau, office or installation head walves the fee. See 262.74. 20260. Copies may be obtained by paying a fee in accordance with section and are available to the public under the Freedom of Information Act may be inspected in the Library, Room 6012, U.S. Postal Service, Washington, DC

PUBLIC INDEX 262.3

31 GENERAL

.311 Headquarters Library maintains a public index of all final opinions and orders made in the adjudication of cases, Headquarters policy statements and interpretations not published in the Federal Register, and administrative staff manuals and instructions that affect the public.

.312 The index does not contain any material which the General Counsel

exempts from disclosure.

.313 The index mainly contains matters issued after July 4, 1967. However, the Postal Service may include prior matters.

.32 PUBLIC AVAILABILITY OF MATERIALS

Any matter in the public index is available to the public subject to the limitation in section 262.5.

.322 Any person may arrange for the inspection of any matter in the

Copies of the public index and of matters listed in the public index public index in accordance with the procedures of section 262.6.

may be purchased from Headquarters Library, General Reference Section, Room 6012, U.S. Postal Service, Washington, DC 20260 in accordance with the schedule of fees in section 262.7.

OTHER MATTERS

Includes all records not previously mentioned and not listed in section 261.23. The term records does not include articles such as furniture, paintings, models, vehicles, equipment, etc., whatever their value as evidence.

ORGANIZATIONAL STATEMENTS

See subchapter 220 of the Postal Service Manual for a description of organirational and functional matters.

A3 ADDRESSES OF PROSPECTIVE JURORS

Honor requests from the Administrative Office of the United States Courts. including judges, clerks and other court officials, relating to addresses of prospective jurors, if known. Do not disclose residential addresses of lock box bolders except in accordance with section 261.23h

44 CHANGE OF ADDRESS

.441 Furnish the change of address of a postal customer upon request in accordance with section 262.5 and upon payment of fee stated in section

.442 Furnish the recorded post office box address of a customer whose mail is redirected to a post office box. This information is not exempt under

.443 Direct requests for change of address information of civilian or mentary personnel stationed at any APO or FPO to the respective military metion 261.23h.

The state of Administration IL-1, 10-1-70, issue 2 establishment.

Office of the Adjutant General THE PENTAGON

Washington, DC 20310

c/o Chief of Naval Personnel Washington, DC 20370 Navy Directory Unit If Navy

Director, Administrative Services If Air Force

HQ, Department of Air Force Washington, DC 20330 THE PENTAGON

PROTECTION OF RIGHT OF PRIVACY

irties and other identifying details have been removed to prover arranted invasion of the personal privacy of the individuals involved ivate party would constitute an unwarranted invasion of person ich identifying details deleted and with a notice thereon such as 1y record required to be disclosed will be published or made ava If the release of the name or other identifying details of or co

PROCEDURE FOR INSPECTION 52.6

Submit a written request to the local postmaster, or if known, 🍋 material by name, subject matter or number. If the request is tion, include a statement that the private party inspecting the not make, alter or falsify a record, conceal, destroy, mutilater any record or part thereof under penalty of law (18 U.S. Coc of the installation at which the record is maintained, To inspect or copy records follow these procedures:

Inform requestors immediately when the information provided cient to identify the record and, if possible, of the necessary. Forward requests which describe records located elsewhere to priate office or agency and send the requestor a copy of such rel

Responses to requests for inspection or copies of records will in information required.

The fees, if any, for retrieval of the record and any coples Whether the record or copy is available and, if not, why.

When the record is available for inspection (unless purch which must be paid in advance. only is requested)

(4) The place the record is available for inspection.

Monitor the inspection and copying.

> DENIALS

ompuy and shall consequere the third to those cases in which the nusel. The decision of the General Counsel or his designee share the General Counsel, U.S. Postal Service, Washington, DC 20260. T denial shall advise the requesting party of his right to appeal to the omptly and shall constitute the final decision of the Postal Serial If a request to inspect or copy a record is denied, the requestor m unsel or his designee makes the initial decision upon a request. on shall likewise constitute the final decision.

ase of Information: Opinions, Orders, Administrative Timeals, and Instructions to Staff

262.751

APPEAL PROCEDURE

Submit the appeal to the General Counsel in writing within 10 days from date of denial. The letter of appeal shall include:

Complete identification of the material to which access was denied.

A copy of the request and any related correspondence. The date of denial and a copy thereof.

SCHEDULE OF FEES 262.7

RECORD RETRIEVAL

or any portion thereof and \$30 for each 15 minutes or portion thereof in .711 For computer data, the minimum charge is \$120 for the first hour stress of the first hour.

finy portion thereof and \$2 for each 15 minutes or portion thereof in excess if the first hour. .713 Do not charge the fee in 262.712 for the first 4 man-hours expended .712 For other records, charge a minimum of \$8 for the first hour or

a compiling and furnishing information manually (not by computer) conming employees to postal employee organizations.

REPRODUCTION

125 per page. Charge (a minimum) of \$1 for any record reproduction For each copy of a page of any record, publication, etc., charge tegardless of number of pages requested.

The Postal Service reserves the right to make available coin gerated copy machines at any given location. In such event, the party desirng copies will make the copies at his own expense. 722

.723 The Postal Service is not required to furnish more than one copy at any record, publication, etc.

CHANGE OF ADDRESS RECORD

* \$1 per change of address, except as provided in Chapter 1. The \$1 charge not refundable. The fee for searching or furnishing the last recorded change of address

WAIVER OF FEES

.741 The fees set forth in sections 262.71 and 262.72 may be walved in the interest of the Postal Service.

Telegraph companies when the sender of the telegram is the U.S. .742 Specifically, the fee for change of address information is waived for: Government;

Federal, State, and local public health officials when the persons being sought are infected with or were exposed to contagious diseases;

Federal, State, and local law enforcement officials, upon certification that the change of address is required for law enforcement purposes (see 261.23h), and

1 Federal agencies, upon certification that the change of address is required for official business and all other known sources for obtaining the change of addresses have been exhausted.

ACCOUNTING FOR FEES

write-in entries to A/C 49299, Reimbursements-Miscellaneous, in the Mbook and statement of account. Record the manner paid, the amount .751 Deposit fees received as postal funds. Record the amounts collected

testion and Administration TL-1, 10-1-70, Issue 2

Organization and Administration 71-1.

prepare information and the amount to be charged in Heu of the replies to the customer's request stating the number of hours. received, and the number of hours used to compile lists or preparenter records released on the request for this information. Atta tation. File materials chronologically.

record retrieval as described in section 262.711 will enter five-sirelife received in A/C 49579, Reimbursements to Facilities Apprin ifying the proper account number to be used for recording the Miscellaneous. Enter the remaining one-sixth of the fee, plus the ferming in sections 262.712, 262.72 and 262.73 in A/C 49199, Reimbursement collected. Postal data centers, ADPC's, and Headquarters offices centers, automatic data processing centers (ADPC), and regional ministration and Regional Operations Appropriation—Miscellaned complexes will enter in A/C 49299, Reimbursements to Operations & tion—Other than U.S. Government Agencies. Other installations .752 Forward fees received for information furnished by the disbursing officer at the appropriate postal data center for the all fees deposited in A/C 49199.

COMPLIANCE WITH SUBPOENA DUCES TECUM COURT AND SUMMONSES

COMPLIANCE WITH SUBPOENA DUCES TECUM

Service only in compliance with a subpoena duces tecum or appropri .811 Except as required by part 262, produce other records of

the employee named in the subpoena or court order must meet with proval of the attorneys for each side. In addition, such records me to production when a subpoena duces tecum or appropriate court .812 Time, leave and payroll records of postal employees an been properly served. The custodian of the records may designate employee to present the records. The presentation by a designee n leased if authorized in writing by the employee.

shall be addressed to: Bureau of Employees' Compensation, U.S. Den .813 If the subpoens involves a job-connected injury, the reunder the exclusive jurisdiction of the Bureau of Employees' Comp Department of Labor. Requests for authorization to produce than of Labor, Washington, DC 20210. Also notify the attorney respon the issuance of the subpoena or court order.

delegated authority to the Postal Service and to the Commission's Directors to release medical information, in response to proper requ .814 Employee medical records are primarily under the excitation upon competent medical advice, in accordance with the following diction of the United States Civil Service Commission. The Commi a. Except in response to a subpoena or court order, do not release

cal information about an employee to any non-Federal entity or the With authorization from the employee, the Regional Director Data Center Directors, or regional counsels will respond as without authorization from the employee.

tion indicates the existence of a malignancy, a mental condition about which a prudent physician would heater form a person suffering from such a condition as to its exadand probable outcome, do not release the medical information (1) If, in the opinion of a Federal medical officer, the medical i a request from a non-Federal source for medical information:

e of Information: Employee Information

tion does not indicate the presence of any condition which would cause a prudent physician to hesitate to inform a person of the exact nature and probable outcome of his condition, release it in response designated by the employee in writing. If a subpoena or court order was issued, the responding official shall caution the moving party as If, in the opinion of a Federal medical officer, the medical informato a subpoens or court order, or to the employee or to any person, firm, to the possible dangers involved if the medical information is divulged. employee or to any individual designated by him, except to a physician,

Civil Service Commission regional office with the medical certificates If a Federal medical officer is not available, refer the request or organization he authorizes in writing.

\$15 Do not release any records containing information as to the or other medical reports concerned.

.816 Honor subpoenas or court orders only when disclosure is authorized. imployee's security or loyalty.

When authorized to comply with a subpoena duces tecum, do not bave the original records with the court. 718.

COMPLIANCE WITH SUMMONS

Leimed. Call the Assistant General Counsel. Opinions Division, Office of the Comply with a summons requiring an appearance in court. Do not stify as to any matters for which an exemption under 261.23 may be eneral Counsel, at Headquarters, for instructions relating to exemptions.

.22 Do not present inspectors' reports or Inspection Service records in and state it may be exempted and cannot be disclosed or produced without specific approval of Headquarters. The Postal Service will offer every possible the production of matters, decline to produce the information or matter, pasistance to the courts, but the question of disclosing information for which either State or Federal courts in which the United States is not a party in interest, unless authorized by Headquarters. If an attempt is made to compel an exemption may be claimed is a matter of discretion.

Part 263

EMPLOYEE INFORMATION

.11 Prospective employers of a postal employee or a former postal employee when separated, the date and reason for separation. Release Standard Form 60, employee names, past and present, position titles, grades, salaries, and duty stations (which include the room number, shop designations, or other identitying information regarding the building or place of employment) in relength of service in the Postal Service and the Federal Government; and (4) may be furnished: (1) tenure of employment; (2) Civil Service status; (3)

s. The release is prohibited under law or executive order or in the interest of gonse to requests unless:

national defense or foreign policy.

6. There is reason to believe that the names would be used for purposes which may violate the political activity prohibitions in Subchapter III of Chapter b. The information is sought for purposes of commercial or other solicitation.

73 of Title 5, U.S. Code, or which may violate other law.

e or Loss of Government Property:

layees

receipt of a proper request stating that an indictment hard and his address is needed for service of a summons, warranti dence to a State or local taxing authority or both, as provided to other legal process. Disclose social security numbers and place writ involving non-support or a criminal offense, has been if Release the home address of an employee to a police or against the employee or that a complaint, information. accor Budget Circular No. A-38, revised. 13 Except as provided in sections 263.11 and .12, information included in an official personnel folder by the instructions of the Commission is not available to the public.

771, or 772 of the Civil Service Commission regulations and of investigation or the written summary thereof in a proceeding in section 794,401 of the Civil Service Commission regulations, F concerned any report of investigation under its control, or an ex representative designated in writing, and the representative of ployee or former Government employee involved in the pro report, to the extent the report is involved in a proceeding und pose of this paragraph, the "parties concerned" means the Gow The Commission or other Government agency will disclose would violate the proscription against the disclosure of medical 713 of the Civil Service Commission regulations, except when involved in the proceeding.

report in any proceeding if it would violate a pledge of confidence. 15 Do not disclose any report of the investigation, or an exi available to the public, to witnesses, or, except as provided in section the parties concerned in the investigation.

first 4 man-hours in preparing the information manually. The fee hours to prepare the information manually and apply the propar in the manual preparation of the list at the concerned installation require more than 4 man-hours. If more than 4 man-hours are the discretion of the installation head, he may expend time in excess the fee set forth in 262.7 is for application to all time expended b is for application if the postal data center compiles the data by con be furnished to employee organizations without charge if the land Notwithstanding the schedule of fees in 262.7, employee inform such excess, or refer the request to the postal data center for by computer.

263.3 LIMITATIONS

Do not furnish names for solicitation purposes, except as suits

263.4 INQUIRIES FROM TAXING AUTHORITIES

Refer any inquiries from taxing authorities concerning com names of postal employees to the postal data center.

DAMAGE OR LOSS OF GOVERNMENT PROPERTY Subchapter 270

Part 271

BY EMPLOYEES

ASSESSMENT OF EMPLOYEES

WHEN TO ASSESS EMPLOYEES

collect for damage to postal property from the responsible postal employee bestponed 2 years from the date of the accident. Do not institute any fourt of the loss or damage from such employees (except as modified in is Director is of the opinion that a private party may file a lawsuit in tort sonsequence of severe personal injury or heavy property damage, action ection action in any case under investigation by the inspection service, 111). This includes labor, parts, and materials. However, when the Reding receipt of a report of the facts determined by such investigation. ployees, and in the absence of extenuating circumstances, collect the full Then Government-owned (or leased) vehicles, firearms, or other property bot or damaged as a result of gross carelessness or negligence of postal

GROSS CARELESSNESS OR NEGLIGENCE IN VEHICLE OPERATIONS

Gross carelessness or negligence may be involved when accidents result

Backing into or driving into stationary objects.

Bear end collisions resulting from following too closely.

Bunaway vehicles when ordinary braking precautions have not been taken. Serious or repeated violations of city, State, or postal vehicle regulations.

• Mechanical failure when condition of driver-owned vehicle was known to

driver but not reported or repaired.

Theft when driver left key in vehicle, except when driver is delivering or collecting mail in full view of the vehicle and would normally leave the

This wful use of drugs or stimulants. (Use of drugs under a physician's eare that might affect driving ability must be reported to the driver's im-

mediate supervisor.) De of intoxicants.

Failure to take proper precautions in severe weather conditions. Traveling in excess of posted speed limits

DEFINING GROSS CARELESSNESS OR NEGLIGENCE

Generally, gross carelessness or negligence as applied to vehicle operations ard of the consequences as affecting the life or property of another, intor the rights of others as to justify the presumption of willfulness and defined as the intentional failure to perform a manifest duty in reckless disthe property of the Government; such as gross want of care and re-